## **EXHIBIT E**

## In the Matter Of:

JILL DILLARD

VS

## CITY OF SPRINGDALE

## JINGER VUOLO

September 20, 2021



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1	IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF ARKANSAS
2	FAYETTEVILLE DIVISION
3	JILL DILLARD, JESSA SEEWALD, ) JINGER VUOLO, and JOY DUGGAR, )
4	PLAINTIFFS, ) VS. )
5	CITY OF SPRINGDALE, ARKANSAS; ) WASHINGTON COUNTY, ARKANSAS; ) CASE NO.
6	KATHY O'KELLEY, in her Individual ) 17-CV-05089-TLB and Official Capacities; ERNEST )
7	CATE, in his Individual and ) Official Capacities; RICK HOYT, )
8	in his Individual and Official ) Capacities; STEVE ZEGA, in his
9	Official Capacity; Does 1-10, Inclusive,
10	DEFENDANTS.
11	
12	ORAL AND VIDEOTAPED DEPOSITION OF
13	JINGER VUOLO
14	September 20, 2021
15	
16	
17	ORAL AND VIDEOTAPED DEPOSITION OF JINGER
18	VUOLO, produced as a witness at the instance of the
19	DEFENDANTS, and duly sworn, was taken in the
20	above-styled and numbered cause on the 20th day of
21	September, 2021, from 10:02 a.m. to 3:25 p.m., before
22	Tammie L. Foreman, CCR in and for the State of
23	Arkansas, RPR, CRR, reported by machine shorthand, via
24	audio-video conference, pursuant to the Federal Rules
25	of Civil Procedure.



- 1 | sisters, right?
- 2 A. I don't know.
- 3 Q. Okay. Did you ever see paparazzi before the
- 4 | redacted disclosures in this case?
- 5 A. No. Not that I recall.
- 6 Q. Okay. Do you know who Sherry Thompson is?
- 7 A. I don't know.
- 8 Q. Prior to the redacted disclosures in this case,
- 9 | were you ever present when Josh's molestations were
- 10 | discussed with anyone other than the immediate Duggar
- 11 | family?
- 12 A. No.
- 13 | Q. Do you know who Sherry Townsend is?
- 14 | A. No.
- 15 | Q. Did Chad Gallagher know about the molestations
- 16 prior to the redacted disclosures?
- MR. BLEDSOE: Object to the form.
- 18 A. I don't know.
- 19 | Q. Okay. You understand that a babysitter was also
- 20 | molested; is that right?
- 21 | A. Yes.
- 22 Q. Do you have any idea who she may have told about
- 23 | it?
- 24 | A. No.
- MR. BLEDSOE: Hey, Jason, while you're



1	REPORTER CERTIFICATION
2	STATE OF ARKANSAS )
3	COUNTY OF PULASKI )
<b>4</b> 5	I, TAMMIE L. FOREMAN, Certified Court Reporter in and for the aforesaid county and state, do hereby certify to the following:
6 7	1) The foregoing deposition was taken before me at the time and place stated in the foregoing styled cause with the appearances as noted;
8 9 10	2) Being a Certified Court Reporter, I then reported the deposition in Stenotype to the best of my skill and ability, and the foregoing pages contain a full, true, and correct transcript of my said Stenotype notes then and there taken;
11 12	3) I am not in the employ of and am not related to any of the parties or their counsel, and I have no interest in the matter involved;
13	4) Signature of the witness is not waived.
14 15	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal of office this 30th of September, 2021.
16	TO STATE OF THE PARTY OF THE PA
17	SUPREME SUPREME SUPREMENT TAMMIE L. FOREMAN, CCR, RPR, CRR
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